Exhibit 1 Filed Under Seal

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             UNITED STATES COURT OF APPEALS, NINTH CIRCUIT
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 3
     NETLIST INC.,
     a Delaware corporation,
 4
           Plaintiff-Appellee,
 5
                                             Case No.: 22-55209
     vs.
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     SAMSUNG ELECTRONICS CO., LTD.,
 7
     a Korean corporation,
 8
          Defendant-Appellant.
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               TRANSCRIPT OF AUDIO-RECORDED ORAL ARGUMENT
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14
       Before: M. SMITH and DESAI, Circuit Judges, and AMON,
15
                             District Judge
                               June 8, 2023
16
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                                1:36 p.m.
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20
21
22
     Transcribed By:
     TERRI NESTORE
23
     CSR No. 5614, RPR, CRR
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     Job No. 6169798
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- 1 to be your position that it's ambiguous and that it should
- 2 be a jury trial on the meaning of it or do you say it
- 3 clearly states your position and it should be read to
- 4 apply only to the JDP?
- 5 MR. YODER: Yes, Your Honor.
- 6 Our position is that it is unambiguous, when the
- 7 contract is read as a whole and when the apparent purpose
- 8 of the contract is considered and the structure of the
- 9 contract is considered along with the text.
- 10 JUSTICE DESAI: So is it your position that
- 11 Samsung never had any supply obligation under the
- 12 agreement, based on the language I think that you cite
- 13 that says 6.2 imposed a supply obligation if the joint
- 14 development product ever, quote, became commercialized?
- MR. YODER: Well, let me just finish answering
- 16 the first question, though, and that is, but in the
- 17 alternative there is no question but that this agreement
- 18 is reasonably susceptible to both proffered
- 19 interpretations; whether the scope is limited to the joint
- 20 development project or unlimited as Netlist contends.
- 21 JUSTICE AMON: But then what happens if we
- 22 determine it's ambiguous?
- Does it go back for a jury trial?
- MR. YODER: Well, it's a good question and as
- 25 Your Honor probably knows, courts handle that issue quite Page 6

- 1 sell the product.
- 2 JUSTICE AMON: But on the first point that you
- 3 make, are you asking us to insert language after the word
- 4 "products" that says in connection with the JDP?
- 5 I mean that language is nowhere in 6.2.
- 6 There's no language that ties it to the JDP, and
- 7 there are other provisions in the contract that stand
- 8 alone, separate and apart, from the JDP.
- 9 So how would we resolve this, you know, what you
- 10 claim to be an ambiguity or maybe you say it's clear in
- 11 the other direction, without the specific language that I
- 12 think you need in that section that ties it to the JDP.
- MR. YODER: Well, there is no language in 6.1
- 14 either that says NVDIMM-P controller in connection with
- 15 the joint development project.
- There's other provisions in the contract that
- 17 clearly relate to the joint development project, that
- 18 don't also say in connection with the joint development
- 19 project. That's why you have to look at the structure of 20 the agreement in order to interpret specific language.
- For example, in Section 3.1, there's an
- 22 \$8 million NRE fee that's paid. It's clearly for the
- 23 joint development project, but it doesn't say it's
- 24 specifically for the joint development project.
- 25 JUSTICE SMITH: Counsel, let's argue window,

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- 1 differently, in terms of whether the issue just is
- 2 presented to the jury as to whether there's a breach and
- 3 then there's argument, whether the court gives fact
- 4 questions to the jury to answer as to the disputed
- 5 evidence.
- 6 JUSTICE AMON: Does the damages verdict continue

MR. YODER: I think it would depend on the nature

- 7 to remain or do they have to redo damages in light of
- 8 that?

9

- 10 of the issue that would be remanded.
- I think that under a certain scenario the damages
- 12 wouldn't change but under a different scenario it would,
- 13 depending upon the verdict. I think that would have to be
- 14 hashed out with the district court.
- 15 JUSTICE AMON: I'm sorry, you probably want to
- 16 answer that.
- 17 MR. YODER: I apologize. So the point is this:
- 18 There was an obligation under 6.2. We don't deny that.
- 19 There was an obligation to supply the memory chips in
- 20 connection with the joint development project.
- 21 There was an obligation to supply it during the
- 22 development stage so they had access to those chips and if
- 23 the project were successful and the NVDIMM-P product were
- 24 commercialized, there would be an obligation to supply
- 25 those memory chips to Netlist, in order for Netlist to

- 1 okay?
- 2 MR. YODER: Sure.
- 3 JUSTICE SMITH: Let's say that I, after looking
- 4 at the contract as a whole, that I conclude that
- 5 Section 6.2 is ambiguous. Now, that's contrary to what
- 6 both parties say, but I do say it, that's it, that's
- 7 arguendo that's what it is.
- 8 What do you do with that? If it's ambiguous, how
- 9 does that affect your case?
- 10 MR. YODER: Well, if it's ambiguous, then under
- 11 New York law you have to look to the extrinsic evidence to
- 12 determine what the parties' intent was, and the parties'
- 13 intent is the controlling issue there.
- 14 And in this case, the most compelling extrinsic
- 15 evidence is the MOU, the memorandum of understanding of
- 16 the parties, which followed the exchange of two term
- 17 sheets, which made clear that the memory chips were to be
- 18 raw material as part of the joint development project.
- 19 And Netlist's CEO, Mr. Hong, admitted in his
- 20 deposition that under those term sheets, the raw materials
- 21 were for the NVDIMM-P product.
- JUSTICE SMITH: You're making the point you have
- 23 to go outside the contract.
- 24 MR. YODER: Right.
 - JUSTICE SMITH: So you have to go back for a

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It's up to you entirely, of course.

2 you said you want to say five minutes.

JUSTICE SMITH: Do you want to save -- I thought

MR. YODER: No, and I am watching the clock,

5 Your Honor, because I got a sense we need to do that.

7 materiality, is that when you look at the record before

But the thing I would say, though, just on the

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Document 486-2 1 MR. YODER: Yeah, and so but that also goes to 2 materiality. One, it goes to whether there's a breach; it 3 also goes to whether it's material. Did Netlist really believe it was material when 5 they sat on it for five years and didn't declare a breach? And when finally the higher Korean tax authority 7 overruled the lower Korean tax authority, was there a 8 breach when the lower Korean tax authority agreed with 9 Samsung? It's nonsense. It can't be. 10 But when the higher authority decides there's a 11 refund, with interest, there's nothing to cure; but yet 12 under the district court's interpretation, Samsung's out 13 of luck. Never could have cured, never given a chance to 14 cure, but there's this strict liability based upon what is 15 determined five years later. 16 So not a breach, but also that should have gone 17 to the jury on materiality. 18 JUSTICE SMITH: Well, I gather from Samsung's 19 perspective, if there's ambiguity and if Section 6.2 is 20 interpreted the way you think it should, considering the 21 totality of the circumstances, the tax gets reversed as 22 well because there's no ambiguity there, it's not strict

23 liability and the declaratory relief gets overturned

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24 because the others didn't happen. Is that correct? 25 MR. YODER: Right. That's our position, Page 14 1 Your Honor. But even if the court doesn't agree that that 2 should be the outcome, there needs to be a remand and a 3 trial on these issues for sure. And that's true as to materiality on 6.2 as well, 5 and where I was going with that, when you go through the 6 briefing on the issue of materiality, Netlist's argument 7 was really, it was material because the supply obligation 8 was a primary consideration for getting these licenses. Well, number one, if you look at the JDLA and you 10 look at the recitals, the recitals are very clear -- and 11 parties put recitals in agreements to make sure language 12 isn't tortured down the road by lawyers and courts, right?

Here's what our purpose is, interpret this

18 hereunder, the parties wish to grant to each other a

And when you look at the recitals, what does it

Whereas in connection with their collaboration

The licenses are being given in connection with

And Netlist got a whole bunch of consideration in

If there were an unlimited supply obligation, it

21 the collaboration. That's the joint development project.

14 agreement consistent with our purpose.

19 cross-license under each party's patents.

23 addition to this supply obligation.

25 would be called out in some fashion.

16 say about the licenses?

8 Judge Scarsi on the 6.2 issue in materiality, Netlist's 9 argument was that the supply obligation was the primary 10 benefit that it received, and Judge Scarsi agreed with 11 that. He said this was integral, this was a key 12 component, and he made a factual finding based upon 13 essentially a post hoc declaration by Netlist's CEO, and 14 he disregarded all the other evidence in the record as to 15 whether this was the primary benefit. JUSTICE AMON: So it wasn't an undisputed fact? 16 17 MR. YODER: Pardon? JUSTICE AMON: It wasn't an undisputed fact, 18 19 then? In other words, the fact. 20 MR. YODER: It was disputed. It was disputed. 21 JUSTICE AMON: The fact was disputed? 22 MR. YODER: Very much disputed, yeah, whether --23 JUSTICE DESAI: He shouldn't have resolved it 24 against you because it was disputed? 25 MR. YODER: Yeah, absolutely not. I mean, even 1 just on his -- and he erred as a matter of law too, 2 because instead of applying the multifactor test of 3 materiality, he just picked out this one issue. 4 And even on that issue, there was a conflict in 5 the facts in the record. JUSTICE AMON: Can I just ask you one further 7 question? You said that you did supply these memory 8 components in connection with the JDP, what was being 9 developed? 10 MR. YODER: Yes, Your Honor. 11 JUSTICE AMON: Why was there a need to do that? 12 MR. YODER: To create the product. 13 JUSTICE AMON: So there was some --14 MR. YODER: To try to --15 JUSTICE AMON: And did you also, during that 16 time -- is the record clear that you submitted memory 17 components for Netlist's other uses? 18 MR. YODER: Yes, there was, but that was true 23 doesn't really prove anything. 24 Page 15

19 before, during and after, and it was done subject to 20 purchase orders and acknowledgements that didn't reference 21 the JDLA. So the parties' practice continued the same way 22 during the JDLA as before, and our position is that You really have to get into the extrinsic 25 evidence to decide why are they doing that?

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1 Is it because of this unlimited supply obligation	1 competitive prices that Samsung was selling them for; is
2 or is it because that's the way the parties had been doing	2 that correct.
3 this for years and years?	3 MR. ASHLEY: That's absolutely correct.
4 So with that, let me reserve the rest.	4 And then one of your questions to Counsel was you
5 JUSTICE SMITH: Reserve your time.	5 referenced, Your Honor, the term "JDP."
6 MR. YODER: Thank you very much.	6 That's a point I wanted to make.
7 JUSTICE SMITH: Very welcome. All right.	7 They stress, both in their moving and in their
8 Mr. Ashley.	8 reply brief, sort of the linchpin of their argument about
9 MR. ASHLEY: Almost good afternoon, Your Honors.	9 creating an ambiguity is to say, well, Section 6.2 is part
10 JUSTICE SMITH: Pretty close.	10 of Section 6, which is supply of components, and that's
11 MR. ASHLEY: May it please the court, Matt Ashley	11 why I was tying you to that first "whereas" clause; they
12 for Netlist.	12 say you should interpret "components" to be components for
This case begins and ends with the plain language	13 the JDP. Well, it doesn't say supply of components for
14 of the JDLA and New York's settled contract interpretation	14 the JDP.
15 principles. You're correct, you don't look outside of	15 JUSTICE AMON: But isn't the controller in the
16 this contract to determine whether there is ambiguity.	16 first part a JDP controller? I mean that is used just for
And I want to focus first on the key contractual	17 this particular development; is that correct?
18 provision in the case, which is Section 6.2.	18 MR. ASHLEY: In Section 6.1.
19 Section 6.2 reads, and I'll quote it to you:	19 JUSTICE AMON: In Section 6.1.
20 Samsung will supply NAND and DRAM products to Netlist, on	20 MR. ASHLEY: Yes.
21 Netlist request, at a competitive price. That is	21 JUSTICE AMON: That controller is limited to this
22 succinct, clear and unambiguous language.	22 project, correct? It's not something else?
23 JUSTICE SMITH: But it is, if you will,	MR. ASHLEY: It's limited to it's limited to
24 interpreted by the rest of the contract including, for	24 NVDIMM-P, which is supposed to be the jointly developed
25 example, the recital that Mr. Yoder just gave, and when	25 product.
Page 18	Page 20
1 you look at that in its totality, now it's pretty	1 JUSTICE AMON: That's the jointly developed
2 ambiguous to me. Why am I wrong?	2 product.
3 MR. ASHLEY: You're wrong in part because he read	3 MR. ASHLEY: Correct.
4 you the wrong recital.	4 JUSTICE AMON: So under heading of Supply of
5 JUSTICE SMITH: Ah. Let's hear the right one.	5 Components, the first is clearly for the JDP project. Why
6 MR. ASHLEY: He didn't read the first recital of	6 wouldn't you reasonably read the second clause as also
7 the contract, which says: Whereas Samsung develops and	7 relying or involving that development project?
8 manufactures, among other things, memory components and	8 MR. ASHLEY: For two reasons; it's not there and
9 memory modules, and Netlist develops and manufactures	9 they could have put it there; second, even the reference
10 memory components and memory modules.	10 to the NVDIMM-P is not to the joint development project,
So it's speaking to the products that these	11 it's to that product that's supposed to come out of it.
12 companies produce, and that ties into the supply	So you have to
13 obligation later that for Netlist, is expressly limited in	13 JUSTICE AMON: I thought you just told me
14 Section 6.1 to NVDIMM-P controllers, and that for Samsung	14 Section 6.1 was specifically directed to the project.
15 is not limited to either NVDIMM-P controllers or their	MR. ASHLEY: It's directed to NVDIMM-P, which is
16 current position, the joint development project.	16 the product that's supposed to come out of the project.
17 JUSTICE AMON: You friend on the other side said	There are defined terms in this agreement for the
18 that there was a relationship with respect to the sale of	18 project, which is the joint development project, or JDP;
19 these NAND and DRAM products before this agreement. It's	19 there's the joint the developed product, which is the
15 these 1411 b and 1510 his products before any agreement. It's	J
20 my understanding that there was no agreement, there was no	20 NVDIMM-P product; and those defined terms are used
20 my understanding that there was no agreement, there was no	20 NVDIMM-P product; and those defined terms are used 21 throughout this agreement when the provisions intend to 22 limit themselves to, for instance, NVDIMM-P or the joint
20 my understanding that there was no agreement, there was no 21 contract that obligated Samsung to sell these parts to	20 NVDIMM-P product; and those defined terms are used 21 throughout this agreement when the provisions intend to
20 my understanding that there was no agreement, there was no 21 contract that obligated Samsung to sell these parts to 22 Netlist, and in fact it was pretty ad hoc and requests	20 NVDIMM-P product; and those defined terms are used 21 throughout this agreement when the provisions intend to 22 limit themselves to, for instance, NVDIMM-P or the joint

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25 whether or not Samsung's position was whether or not they

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24 fact part of this agreement was to ensure that when those 25 parts were ordered, they would in fact be supplied at the